Department of Defense

252.225-7022 Restriction on acquisition of polyacrylonitrile (PAN) carbon fiber.

As prescribed in 225.7103-3, use the following clause:

RESTRICTION ON ACQUISITION OF POLYACRYLONITRILE (PAN) CARBON FIBER (JUN 2005)

(a) This clause applies if the end product furnished under this contract contains polyacrylonitrile carbon fibers (alternatively referred to as PAN-based carbon fibers or PAN-based graphite fibers).

(b) PAN carbon fibers contained in the end product shall be manufactured in the United States, its outlying areas, or Canada using PAN precursor produced in the United States, its outlying areas, or Canada.

(c) The Contracting Officer may waive the requirement in paragraph (b) of this clause in whole or in part. The Contractor may request a waiver from the Contracting Officer by identifying the circumstances and including a plan to qualify U.S. or Canadian sources expeditiously.

(End of clause)

[62 FR 34131, June 24, 1997, as amended at 68 FR 15639, Mar. 31, 2003; 70 FR 35547, June 21, 2005]

252.225-7023 Restriction on acquisition of vessel propellers.

As prescribed in 225.7010-4, use the following clause:

RESTRICTION ON ACQUISITION OF VESSEL PROPELLERS (JUN 2005)

- (a) Except as provided in paragraph (b) of this clause, the Contractor shall deliver under this contract, whether as end items or components of end items, vessel propellers—
- (1) Manufactured in the United States, its outlying areas, or Canada; and
- (2) For which all component castings were poured and finished in the United States, its outlying areas, or Canada.
- (b) The restriction in paragraph (a) of this clause—
- (1) Does not apply to vessel propellers that are commercial items; and
- (2) For other than commercial items, may be waived upon request from the Contractor in accordance with subsection 225.7020–3 of the Defense Federal Acquisition Regulation Supplement.

(End of clause)

[65 FR 77829, Dec. 13, 2000, as amended at 68 FR 15639, Mar. 31, 2003; 70 FR 35548, June 21, 2005]

252.225-7024 [Reserved]

252.225-7025 Restriction on acquisition of forgings.

As prescribed in 225.7102-4, use the following clause:

RESTRICTION ON ACQUISITION OF FORGINGS $(JUN\ 2005)$

- (a) Definitions. As used in this clause—
- (1) Domestic manufacture means manufactured in the United States, its outlying areas, or Canada if the Canadian firm—
- (i) Normally produces similar items or is currently producing the item in support of DoD contracts (as a contractor or a subcontractor); and
- (ii) Agrees to become (upon receiving a contract/order) a planned producer under DoD's Industrial Preparedness Production Planning Program, if it is not already a planned producer for the item.
- (2) Forging items means—

Items	Categories
Ship propulsion shafts	Excludes service and landing craft shafts.
Periscope tubes	

- (b) End items and their components delivered under this contract shall contain forging items that are of domestic manufacture only.
- (c) The restriction in paragraph (b) of this clause may be waived upon request from the Contractor in accordance with subsection 225.7102-3 of the Defense Federal Acquisition Regulation Supplement.
- (d) The Contractor shall retain records showing compliance with the restriction in paragraph (b) of this clause until 3 years after final payment and shall make the records available upon request of the Contracting Officer.
- (e) The Contractor shall insert the substance of this clause, including this paragraph (e), in subcontracts for forging items or for other items that contain forging items.

(End of clause)

[68 FR 15639, Mar. 31, 2003, as amended at 70 FR 35548, June 21, 2005]

252.225-7026 [Reserved]

252.225-7027 Restriction on contingent fees for foreign military sales.

As prescribed in 225.7308(a), use the following clause.